

STEARNS, S.

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK**

-----X
KONINKLIJKE PHILIPS ELECTRONICS N.V.
and U.S. PHILIPS CORPORATION,
Plaintiffs,

-against-

CINRAM INTERNATIONAL INC., et al.,

THE ADS GROUP, et al.,

ENTERTAINMENT DISTRIBUTION
COMPANY (USA) LLC, et al.,

OPTICAL EXPERTS MANUFACTURING
INC., et al.,

Defendants.
-----X

USDC SDNY
DOCUMENT
ELECTRONICALLY FILED
DOC #:
DATE FILED: 3/12/13

AMENDED JUDGMENT

08 **CIVIL** 00515 (RGS)

08 **CIVIL** 04068 (RGS)

08 **CIVIL** 04070 (RGS)

08 **CIVIL** 04071 (RGS)

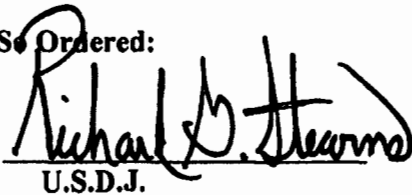
A Jury Trial before the Honorable Richard G. Stearns, United States District Judge, Sitting by Designation, having begun on February 19, 2013, and at the conclusion of the trial, on March 1, 2013, the jury having rendered a verdict in favor of the plaintiffs that it is more probable than not that defendants The ADS Group ("ADS"), American Media International ("AMI"), Entertainment Distribution Company (USA) LLC and/or Entertainment Distribution Company ("EDC"), Optical Experts Manufacturing ("OEM"), and Universal Music Group Manufacturing & Logistics ("Universal") infringed claims 1 - 4 ("claims") of U.S. Patent No. 5,068,846 (the "Philips patent"), the the jury also having found in favor of the plaintiffs that it is more probable than not that Universal has directly infringed by inducing EDC to infringe the claims of the Philips patent, and the jury also having found in favor of the plaintiffs that infringement was willful as to EDC and Universal;

FURTHER, the jury having found that defendants failed to prove by clear and convincing evidence that Claims 1 - 4 of the Philips '846 patent are invalid based upon anticipation, obviousness, or lack of written description, it is,

ORDERED, ADJUDGED AND DECREED: That it is more probable than not that defendants ADS, AMI, EDC, OEM, and Universal infringed the claims of the Philips patent; that it is more probable than not that Universal has directly infringed by inducing EDC to infringe the claims of the Philips patent; and that infringement was willful as to EDC and Universal.

DATED: New York, New York
March 12, 2013

So Ordered:


U.S.D.J.

RUBY J. KRAJICK

Clerk of Court

BY:



Deputy Clerk

**THIS DOCUMENT WAS ENTERED
ON THE DOCKET ON _____**